

Robert E. Schulz      LAW OFFICES  
1      CRIST.CRIST.GRIFFITHS, BRYANT, SCHULZ&BIORN  
2      A PROFESSIONAL CORPORATION  
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4      POST OFFICE BOX 80  
5      PALO ALTO, CALIFORNIA 94301  
6      TELEPHONE 415/321-8000

ATTORNEYS FOR Defendants and  
Cross-Complainants

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF SAN DIEGO

10 CINEMATRONICS, INC., a      )  
11 California corporation,      ) NO. 451437  
12 Plaintiff,      )  
13 vs.      ) NOTICE TO ATTEND TRIAL AND  
14 VECTORBEAM, a California      ) PRODUCE DOCUMENTS  
15 corporation; EXIDY, INCOR-      )  
16 PORATED, a California      )  
17 corporation and DOES I      )  
18 through X, inclusive,      )  
19 Defendants.      )  
20 \_\_\_\_\_  
21 AND RELATED CROSS-ACTIONS. )  
22 \_\_\_\_\_

20 TO: Plaintiff, CINEMATRONICS, Inc., a California corporation and  
21 to Robert H. Basie its attorney of record herein.

22 NOTICE IS HEREBY GIVEN that the following person is  
23 requested to attend before the above entitled court located at  
24 110 East Lexington Avenue, El Cajon, California in the courtroom  
25 of the Presiding Judge on May 4, 1981 at 9:00 a.m.:  
26 James Pierce

This request is made pursuant to Section 1987(b) of the  
Code of Civil Procedure which provides that the giving of this  
notice has the same effect as the service of a subpoena and that,  
in the event of noncompliance with this notice, the parties shall  
have such rights, and the Court may make such order, including  
the imposition of sanctions, as in the case of subpoena for  
attendance before the Court.

NOTICE IS FURTHER GIVEN that CINEMATRONICS, INC. is requested  
to bring with it on the above date the following documents:

1. Any and all papers, notes, records and documents in  
CINEMATRONICS, INC.'s possession or available to  
CINEMATRONICS, INC. which reflect the financial status  
of VECTORBEAM, a California corporation, from the date  
of its formation up to and including January 1, 1980,  
including but not limited to, any and all financial  
statements prepared by or on behalf of VECTORBEAM during  
said time.
  2. Any and all corporate records of VECTORBEAM, a California  
corporation from the date of its formation to the date of  
trial which are in CINEMATRONICS, INC.'s possession or  
available to CINEMATRONICS, INC.
  3. Any and all correspondence between Phil DeCaro and  
any employee, officer or director of CINEMATRONICS, INC.  
or anyone action on behalf of CINEMATRONICS, INC.
  4. Any and all correspondence between Gil Levine and  
any employee, officer or director of CINEMATRONICS, INC.

1                   or anyone acting on behalf of Cinematronics, Inc.

- 2       5. Any and all records, notes or documents generated in  
3                   the process of taking the inventory of VECTORBEAM, a  
4                   California corporation from the date of formation of  
5                   VECTORBEAM to March 1, 1980.  
6       6. Any and all purchase agreements regarding the  
7                   acquisition of VECTORBEAM by CINEMATRONICS.  
8       7. Any and all documents and correspondence relating to  
9                   dealings and activities between CINEMATRONICS, INC.  
10                  and/or VECTORBEAM and (a) Belam, and (b) L & M Sheet  
11                  Metal.

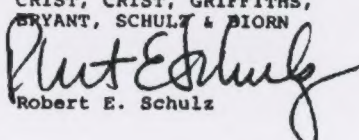
12                  The above request for production of documents is made  
13                  pursuant to Section 1987(c) of the Code of Civil Procedure which  
14                  provides that no Subpena Dezes Tecum shall be required.

15                  Dated:

16                  4-3-81

17                  CRIST, CRIST, GRIFFITHS,  
18                  BRYANT, SCHULZ & BIORN

19                  Robert E. Schulz

20                  

21                  26